## IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of:	) Group Art Unit: 1913
DWAIN MORSE ET AL.	) Examiner: D. REIFSNYDER
Serial No.: 10/810,928	
Filed: March 25, 2004	) ).
For: ADJUSTABLE CONTAMINATED LIQUID MIXING APPARATUS	) ) )

## LETTER TO THE EXAMINER RE RESPONSE TO OFFICE ACTION

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Dear Sir:

Concurrently herewith, applicants are filing a response to the office action mailed October 11, 2006. The examiner will notice that this response is signed by two attorneys, Scott Kelley and Denton Anderson.

The reason that two attorneys have signed the response is that each attorney represents one of the two assignees of this patent application. The two assignees are adverse to one another and cannot decide on a single attorney of record.

On Monday, April 9, 2007, the assignees jointly filed a petition to the Director to suspend the rules to allow an attorney of record for each assignee. A copy of this petition (together with the accompanying Affidavit of Denton L. Anderson) is transmitted herewith.

All parties respectfully request the examiner to enter the concurrently filed response to the present office action and, with the concurrence of the Director, to acknowledge co-attorneys of record during future prosecution of this application.

Respectfully submitted,
SHELDON MAK ROSE & ANDERSON, PC

Date: April 11, 2007

225 S. Lake Ave., 9<sup>th</sup> Flr. Pasadena, CA 91101 (626) 796-4000

By: Venton

Denton L. Anderson Reg. No. 30,153